1	DENNIS J. HERRERA, State Bar #139669		
	City Attorney		
2	JESSE C. SMITH, State Bar #122517		
	Chief Assistant City Attorney		
3	RONALD P. FLYNN, State Bar #184186		
	Chief Deputy City Attorney		
4	YVONNE R. MERÉ, State Bar #173594		
ا ہ	Chief of Complex and Affirmative Litigation		
5	MOLLIE M. LEE, State Bar #251404		
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اما	Attornave for Plaintiff		
10	Attorneys for Plaintiff CITY AND COUNTY OF SAN FRANCISCO		
1	CITT AND COUNTT OF SAN FRANCISCO		
11	(See signature page for additional parties and counsel)		
12	See signature page for daditional parties and con	miser)	
13	UNITED STATES DISTRICT COURT		
	CIVILD STATES DISTRICT COCKT		
4	NORTHERN DISTRICT OF CALIFORNIA		
15	CITY AND COUNTY OF SAN	Case No. 3:18-cv-02068-JST	
	FRANCISCO,		
l6		STIPULATION AND [PROPOSED] ORDER	
	Plaintiff,		
l7			
	VS.		
18	TEEEED GOALD, GEGGLOAIG HILL		
	JEFFERSON B. SESSIONS III, Attorney		
19	General of the United States, UNITED		
	STATES DEPARTMENT OF JUSTICE,		
20	DOES 1-100,		
.			
21	Defendants.		
, ,			
22			
23			
23	WHEREAS the United States Attorney's	office was served with the complaint in this action	
- 1	WHEREAS, the United States Attorney's	office was served with the complaint in this action	
,,	·	office was served with the complaint in this action	
24	WHEREAS, the United States Attorney's on April 19, 2018;	office was served with the complaint in this action	
	on April 19, 2018;		
24 25	on April 19, 2018;	office was served with the complaint in this action ed a notice of motion and motion to dismiss on	
25	on April 19, 2018;		
	on April 19, 2018; WHEREAS, the defendants filed and serv June 18, 2018 (Dkt. 18);	ed a notice of motion and motion to dismiss on	
25	on April 19, 2018; WHEREAS, the defendants filed and serv June 18, 2018 (Dkt. 18);		
25 26	on April 19, 2018; WHEREAS, the defendants filed and serv June 18, 2018 (Dkt. 18); WHEREAS, plaintiff intends to file an am	ed a notice of motion and motion to dismiss on	

1	their amendment;		
2	WHEREAS defendants anticipate that they will require additional time to prepare a response to		
3	the First Amended Complaint due to pre-scheduled annual leave;		
4	NOW THEREFORE, the parties hereby stipulate that: (i) defendants' motion to dismiss shall		
5	be taken off calendar upon the filing of plaintiffs' First Amended Complaint, (ii) plaintiffs shall file a		
6	First Amended Complaint no later than July 23, 2018, and (iii) defendants shall file a response to the		
7	First Amended Complaint no later than September 27, 2018. The parties respectfully request that the		
8	Court so order, subject to further stipulation or Court order.		
9	Respectfully submitted,		
10	Dated: June 27, 2018		
11	DENNIS J. HERRERA	CHAD A. READLER	
12	City Attorney JESSE C. SMITH	Acting Assistant Attorney General LESLEY R. FARBY	
13	RONALD P. FLYNN YVONNE R. MERÉ	Assistant Branch Director, Civil Division CESAR A. LOPEZ-MORALES	
14	MOLLIE M. LEE SARA J. EISENBERG	Trial Attorney	
15	Deputy City Attorneys		
16	By: <u>/s/ Sara J. Eisenberg</u> SARA J. EISENBERG	By: <u>/s/ Cesar A. Lopez-Morales</u> CESAR A. LOPEZ MORALES	
17	Deputy City Attorney	Trial Attorney U.S. Department of Justice	
18	Attorneys for Plaintiff CITY AND COUNTY OF	Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW, Rm. 6216	
19	SAN FRANCISCO	Washington, DC 20530 Tel: (202) 305-8550	
20		Fax: (202) 616-8460 Email: cesar.a.lopez-morales@usdoj.gov	
21		Attorneys for Defendants JEFFERSON B.	
22		SESSIONS III and UNITED STATES DEPARTMENT OF JUSTICE	
23		DEFINITION OF JUSTICE	
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
25		ALD.	
26	Dated:	and Trien	
27		JON S. TIGAR	
28		United States District Judge	

ATTESTATION OF SIGNATURES

I, Sara J. Eisenberg, hereby attest, pursuant to Local Civil Rule 5-1(i)(3) of the Northern District of California, that concurrence in the filing of this document has been obtained from each signatory hereto.

_____/s/ Sara J. Eisenberg
Sara J. Eisenberg
Deputy City Attorney

Attorneys for Plaintiff
CITY AND COUNTY OF SAN FRANCISCO

Stipulation and [Proposed] Order Case No. 3:18-cv-02068-JST